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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/735,724	12/16/2003	David Kusuma	131087-M200	3679
DENNISON, SCHULTZ, DOUGHERTY & MACDONALD Suite 105 1727 King Street Alexandria, VA 22314-2700			EXAMINER	
			CASTELLANO, STEPHEN J	
			ART UNIT	PAPER NUMBER
,		3781		
			MAIL DATE	DELIVERY MODE
		,	11/16/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)
		10/735,724	KUSUMA ET AL.
		Examiner	Art Unit
		/Stephen J. Castellano/	3781
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the o	correspondence address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Or period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from the application to become ABANDONE.	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a) <u></u>	Responsive to communication(s) filed on 15 Oct. This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under Expression 15 Oct.	action is non-final. nce except for formal matters, pro	·
Dispositi	ion of Claims		
5)	Claim(s) 1,59,60,62,70-82 and 84-91 is/are per 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 1,59,60,62,70-82 and 84-91 is/are rejected to. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or is/are subject to restriction and/or is/are. The specification is objected to by the Examine and the drawing(s) filed on is/are: a) access Applicant may not request that any objection to the drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine and the correction of the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath of the oath or declaration is objected to by the Examine and the oath or declaration is objected to by the Examine and the oath of the oath or declaration is objected to by the Examine and the oath of the oath or declaration is objected to be objected to be the oath of the oath or declaration is objected to be objecte	wn from consideration. ected. r election requirement. r. epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is objected to by the drawing(s) is objected to by the drawing(s) be held in abeyance.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority ι	under 35 U.S.C. § 119		
12) [a) l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the priorical application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage
2) 🔲 Notic 3) 🔲 Infor	et(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) ter No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate

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Claims 2-58, 61, 63-69 and 83 have been canceled. Claims 1, 59, 60, 62, 70-82 and 84-91 are pending

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 59-60, 62, 70-82 and 84-91 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lovell in view of Mikol.

Lovell discloses a collapsible container comprising a base 24, a top ring 20 and a wall peripherally fixed to the base and top ring and extending therebetween, there is an expanded and a collapsed positions, the collapsed position has the top ring surrounding the base in an outwardly spaced substantially concentric relation, the wall comprises multiple sections, the sections fold on each other with flexure zones located between each of the sections and are concentrically received generally between the base and top ring. Lovell is capable of partially expanding by moving at least one of the sections to an expanded configuration without moving all sections to the expanded configuration. Lovell discloses the invention except for the sections angled alternately outward and inward relative to the container interior when the container is fully expanded. Mikol teaches containers as shown in Fig. 13-18 that have an expandable spout of a bellow type shape similar to the walls of Lovell and the present invention. Mikol's spout has an outlet end smaller in configuration than a lower end connected to a top wall of a molded container, the outlet end is comparable to Lovell's base and the lower end that meets the top wall is comparable to Lovell's top ring. As shown in Fig. 12, a pleat 46 is made thinner and more

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flexible than adjacent wall sections 34 and 32 which are made thicker (limited flexibility as compared to the pleat). Figures 15 and 18 show an expanded position of the spout wherein the wall sections between the outlet end and lower end are angled alternately outward and inward relative to the container interior. Figures 14 and 17 show a collapsed position wherein the outlet end is concentrically located within the wall sections and the lower end of the spout. It would have been obvious to modify the wall of Lovell to have its sections angled alternately outward and inward relative to the container interior when expanded as a matter of design choice in choosing a wall with a different corrugated appearance to appeal to consumer's aesthetic desires or to form a wall that maintains the expanded or collapsed positions more securely preventing inadvertent collapse or inadvertent expansion.

If it should be deemed that the walls of Lovell as modified by Mikol are too thin to be self-supporting or too thin to adequately be held by a consumer's fingers or hand without collapsing, then it would have been obvious as a matter of well known and commonly used engineering principle to increase the thickness of the wall sections as well as the flexure zones so that the wall is more stiff and stronger and the wall is (1) self-supporting and (2) strong enough to withstand the compression of fingers or a hand when held and gripped by a consumer. The increase in thickness would maintain the thicker wall sections as compared to the thinner flexure zones as taught by Mikol.

Re claim 59, the wall of both Lovell and Mikol have at least three sections and four flexure areas. A positive force is necessary to expand and collapse the container. Mikol discloses partially expanded positions in Fig. 3A, 5-7.

Applicant's arguments filed October 15, 2007 have been fully considered but they are not persuasive.

Applicant directs attention to the teaching in Lovell in col. 2, lines 60-61, which states "the pleats are sharply creased and are slightly thicker than the sides of the pleats." It is noted that the word "slightly" is used. It is also noted that this slight difference is not evident when viewing the cross sections of Fig. 1 and 5. The top ring and base have sides that actually appear thicker by a factor of at least three times as viewed in Fig. 1 and 5 while there doesn't appear to be any difference in thickness when the intermediate or middle side sections are compared to the pleats of flexure zones.

The rejection has been modified with a well known engineering principle of increasing thickness to increase stiffness and strength. Mikol's collapsible pleated wall is self-supporting and doesn't collapse due to the weight of fluid transfer through the spout. The strength in the radial direction of the Mikol flexure zones is derived from a unique shape of the flexure zone having both concave and convex curves which reinforce the flexure zone in a radial direction while allowing collapse and expansion in an axial direction. The strength of Mikol's flexure zone is strong enough to be self-supporting even though the wall thickness is thinner at the flexure zone by a degree of 2-3 times (as viewed in Fig. 12 of Mikol) the comparable thickness of the wall section.

For these reasons, the modification of the flexure zone to be thinner in wall thickness than the wall section does not render Lovell unsatisfactory for its intended purpose. The modified Lovell container would still be self-supporting in both erected and collapsed

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configurations and be able to be gripped by a consumer or supported by a consumer without the radial collapse of the drinking cup.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen J. Castellano whose telephone number is 571-272-4535. The examiner can normally be reached on increased flexibility plan (IFP).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anthony D. Stashick can be reached on 571-272-4561. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> /Stephen J. Castellano/ **Primary Examiner** Art Unit 3781